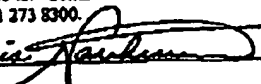


CERTIFICATE OF FACSIMILE - 37 CFR 1.8(a)

I hereby certify that this correspondence has been transmitted by facsimile to: Commissioner for Patents - Office of Petitions, Attention: Charles Steven Bradley, Petitions Examiner, USPTO at Fax Number 1 571 273 8300.

Date of Deposit: 11-23-2005

By: 

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NOV 23 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF
Leonard Sadjadi

DOCKET NO. 2065JB.37332

SERIAL NO.: 09/736,354

EXAMINER: La, Anh V.

FILED: 12/14/2000

GROUP UNIT: 2636

TITLE: Lighted Status Indicator Corresponding
to the Positions of Circuit Breaker, Switch or Fuse

CO-ASSIGNEE MICRIN'S REQUEST FOR RECONSIDERATION
OF THE NOVEMBER 18, 2005 DECISION OF THE OFFICE OF PETITIONS

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

I hereby authorize the Commissioner to charge any required fee associated with this Response
to Bracewell & Giuliani LLP, Deposit Account No. 50-0259 (2065JB.37332).

In response to the November 18, 2005 Decision from the Office of Petitions granting L.S. Unico, Inc.'s ("UNICO") Petition under 37 CFR 1.181 Withdrawal of Abandonment Under 37 CFR § 1.181(a) in the above-style application, Applicant and Co-Assignee Micrin Technologies Corporation ("MICRIN") respectfully requests that the Solicitor reconsider the decision and deny UNICO's.

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PAGE 27 * RCVD AT 11/23/2005 5:09:07 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-630 * DNI:2738300 * CSID: * DURATION (mm:ss):02:40

02/22/2006 CKHLOK 00000008 500259 09736354

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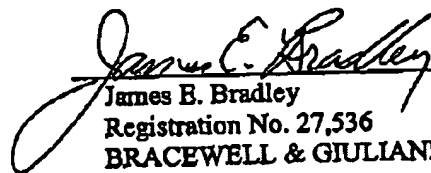
Response after final rejection on January 3, 2005, that amended the remaining claims of the above-styled application. Neither MICRIN nor MICRIN's attorneys signed either of these documents. Significantly, through the course of the filings of the 10/17/2003 Amendments, the Election, and the 1/3/2005 Amendments, every claim that was present in the subject application the last time that MICRIN was included in the prosecution of the subject application was cancelled. MICRIN, a fifty-percent (50%) co-owner was not advised or included in any of these decisions even though it never revoked the power of attorney in James E. Bradley for its interests, and UNICO never filed a petition under 37 CFR 1.182. Such a result is contrary to the very purpose of the rules requiring the signature of every ownership interest unless good and sufficient reasons are provided in a petition to the USPTO.

CONCLUSION

For the reasons above herein, MICRIN respectfully requests that the Petitions Examiner reconsider the November 18, 2005 Decision. In the alternative, because UNICO unilaterally prosecuted the subject application without MICRIN's knowledge and to the exclusion of MICRIN, MICRIN requests that the Petitions Examiner order the Office of Publications to delay issuance for a period of time, and either (1) order UNICO to file the petition under 37 CFR 3.81; or (2) allow MICRIN to file the petition under 37 CFR 3.81 due to the hostility from UNICO toward MICRIN as exemplified by the lawsuit filed by UNICO and referred to in its petition.

Respectfully submitted,

Dated: Nov. 23, 2005



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